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6 Attorneys for Plaintiff

7 **UNITED STATES DISTRICT COURT**
8 **NORTHERN DISTRICT OF CALIFORNIA**

9 **TONY L. COMPALCO**

10 Case No. C 06 1557 WDB

11 Plaintiff,

12 **STIPULATION AND REQUEST FOR**
13 **VOLUNTARY DISMISSAL**

v.

14 **ASTRAZENECA PHARMACEUTICALS, et al**

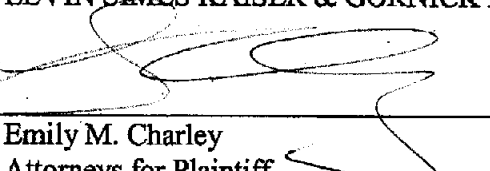
15 Defendants.

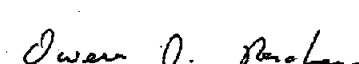
16 Plaintiff requests dismissal without prejudice of the captioned action pursuant to Fed. R. Civ.
17 Pro. 41(a). Defendants JANSSEN, L.P., JANSSEN PHARMACEUTICA INC., and JOHNSON &
18 JOHNSON, having filed an answer in this action, stipulate to that dismissal.

19 Dated: June 28, 2006

20 Dated: June 28, 2006

21 **LEVIN SIMES KAISER & GORNICK LLP**

22 
23 **Emily M. Charley**
24 Attorneys for Plaintiff

25 
26 **Charles F. Preuss**

27 **Steven M. Selna**

28 **Owen J. Rescher**

PURSUANT TO STIPULATION, IT IS SO ORDERED.

29 **Attorneys for Defendants**
30 **Janssen, L.P., Janssen Pharmaceutica Inc., and**
31 **Johnson & Johnson**

32 Dated: 7/14/06

33 Wayne D. Brazil

34 **United States Magistrate Judge**